

**Before the  
Media Bureau  
Federal Communications Commission  
Washington, D.C. 20554**

**Petition for Reconsideration  
And Petition for Fee Waiver  
To: Media, Office of Managing Director**

In the Matter of	)	
License Renewal of Stations	)	
	)	
KYEX-LP 21491 - 20140930AAB	)	
K06MF 21490 - 20140930AAC	)	
K09XO-D 131085 - 20140930AAD	)	
K22HN-D 131081 - 20140930AAE	)	
KNIK-LP 21492 - 20140930AAF	)	
KYES BRCDT - 20140929AMB	)	
	)	
And	)	
	)	
Assessment and Collection of Regulatory Fees	)	MD Docket No. 13-140
for Fiscal Year 2013	)	
	)	
Procedures for Assessment and Collection of	)	MD Docket No. 12-201
Regulatory Fees	)	
	)	
Assessment and Collection of Regulatory Fees	)	MD Docket No. 08-65
for	)	
Fiscal Year 2008	)	

**PETITION OF FIREWEED COMMUNICATIONS LLC  
FOR PROCESSING OF ITS LICENSE RENEWALS  
WITH CONSIDERATION OF  
THE ABOVE CAPTIONED PROCEEDING, ADOPTED: AUGUST 8, 2013 , RELEASED: AUGUST  
12, 2013, RELATED RENEWAL OF LICENSES, RED LIGHT STATUS, AND COLLECTION  
MATTERS AND RENEWAL APPLICATIONS PENDING.**

**PETITION FOR WAIVER**

Pursuant to §1.41, Fireweed Communications LLC (Fireweed) hereby requests reinstatement nunc pro tunc of the above captioned license renewal application, and waiver 47 C.F.R. § 1.1104 et seq, §73.3539 et seq, §1.1151, §1.1166, §1.1910, and of other rules related to processing of the license renewal applications of the the above captioned LPTV/Translator stations.

## BACKGROUND

In June 2013 Fireweed filed comments in a docket regarding regulatory fee assessments and other matters, in which Fireweed pointed out, among other things, that the greater fees assessed and lack of adjustment to consider smaller businesses pursuant to the Regulatory Flexibility Act. On September 17<sup>th</sup> of the same year, Fireweed filed in the same proceeding a petition for reconsideration of the Report and Order released August 12<sup>th</sup> 2013. To date, Fireweed has not received notice that its petition for reconsideration has been considered. We believe it is inappropriate to act on any matter until the petition for reconsideration and related waiver requests have been ruled upon.

It should be noted that Fireweed does not have funds to retain an attorney. On October 29, 2014, Fireweed filed an application for renewal of the licenses for the above captioned stations. Question 7, Exhibit 2, asks that the applicant fill in the call signs and facility ID on other stations where renewal is requested. Fireweed listed the above captioned LPTV stations in that block. Upon filing the form, payment is requested, and full payment was made as requested.

Fireweed does not have funds to retain an attorney. Member Jeremy Lansman prepares applications and attempts to fulfil regulatory requirements. About the applications for renewal, he writes:

At times I have been in ill health, being immunocompromised can result in fever and less clear mind. Upon review of this matter, I noted that renewals for the LPTVs were supposed to go into the block on Section V-2. In past years, license renewal forms had a similar block, in which stations were simply listed. Probably that was why I was confused. The application, BRC DT – 20140929AMB was improperly filled out as a result of this confusion. The LPTV stations to be renewed were listed in exhibit 2, they were not entered into question V-2. So, in fact, the renewal form DID request renewal of all the LPTV stations. When I found my error, I refiled the LPTV applications in behalf of Fireweed, and asked the office in Anchorage to send a check for payment, which payment was refused.

Even if properly presented in form 303-S, and paid at the time of filing, which was what Fireweed

intended, renewal would still be halted due to the companies Red Light status, a status Fireweed submits is improper given consideration of the pending FCC review of the Fireweed petition for reconsideration.

Fireweed transmitted a check for payment of the LPTV application processing fees. The Commission responded with the attached letter.

#### RELIEF REQUESTED

We hereby request the Commission address our petition for reconsideration in the Regulatory Fee proceeding, and process the form 303s (BRCDT – 20140929AMB) of all Fireweed licenses and accept payment. Fireweed has resubmitted its application on this date.<sup>1</sup>

#### DECLARATION

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 19 January 2015.

Signed

Jeremy Lansman – 19 January 2015  
Member - Fireweed Communications LLC

c/o Research for the Future  
POB 170, Elgin, Western Cape 7180, South Africa  
Phone 1 347 696 1231

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<sup>1</sup> AGENCY TRACKING ID: PGC2624858 AUTHORIZATION NUMBER : 286146 AMOUNT PAID : \$325.00, 20150120AAM

11420 TV5  
2700 WOODLAND DRIVE  
STE 800  
ANCHORAGE ALASKA 99517-2563

1/6/15

9089

FEDERAL COMMUNICATIONS COMMISSION  
Washington, DC 20554

Re: FRN 0010172178  
Call Sign/ID \_\_\_\_\_  
FCC Code #1 \_\_\_\_\_  
FCC Code #2 \_\_\_\_\_

Dear FCC Customer:

Re: Return of Unprocessable Application

This is to notify you that your application package is being returned for the following reasons:

- ( ) No application/filing accompanied your submission.
- ( ) No remittance accompanied your submission. Please refer to the appropriate Fee Filing Guide
- ( ) The remittance for payment type code \_\_\_\_\_ is now \$ \_\_\_\_\_.
- ( ) Your check is not acceptable for this reason \_\_\_\_\_.
- ( ) Multiple checks for a single application are not accepted, please send one check for \$ \_\_\_\_\_.
- ( ) No remittance advice (FCC Form 159) accompanied your submission.
- ( ) The payment type code is needed.
- ( ) The remittance advice form (FCC Form 159) is incomplete.
- ( ) The credit card section of FCC Form 159 Remittance Advice needs \_\_\_\_\_ Expiration date \_\_\_\_\_ Signature.
- ( ) Block 3 must be completed (please enter \$ \_\_\_\_\_ ) to authorize a credit charge, only the credit card holder can complete this item.
- ( ) Your credit card was denied by Authorizations; please confirm or correct card number.
- ( ) Your credit card was declined; if any question, please contact bank that issued card.
- ( ) The FCC Form 159, Remittance Advice, used is obsolete. Please use the July 2005 edition. See enclosed Public Notice for further information.
- ( ) The Payer/Applicant FCC Registration Number (FRN) is missing from the Form 159. This number is required in order to process your filing. See enclosed News Release for further assistance.
- ( ) Payment for your electronically filed application cannot be processed without the confirmation number in the FCC Code 2 block of the FCC Form 159. Payment must be received within 10 business days from the receipt date of your electronically filed application to avoid dismissal. If payment is not received within 10 days, you must file another electronically filed application, properly complete a FCC Form 159, which includes the required confirmation number, and send another payment.

Other. Please Return All Forms Along with Form 3025. Completed and signed.

Please refer to the enclosed Fee Filing Guide for further instructions, and mail your corrected application, remittance advice form and payment to the appropriate P.O. Box in St. Louis, MO.

If you have further questions, please contact the FCC at 202-418-1995.

Sincerely,  
FCC Financial Operations

Enclosures:  
Filing Guide \_\_\_\_\_  
Check/Credit Card(s) # \_\_\_\_\_ \$ \_\_\_\_\_  
FCC Form(s) \_\_\_\_\_ Rec'd in P.O. Box # \_\_\_\_\_

White - Applicant      Yellow - Bank      Pink - F. C. C.